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EXAMINER				
MOTSINGER, SEANT				
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**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

Docket@splglaw.com

### Office Action Summary

**Application No.**

10/659,184

**Applicant(s)**

LI ET AL.

**Examiner**

SEAN MOTSINGER

**Art Unit**

2624

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --  
**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 31 March 2010.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 28-47 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 28-47 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some \* c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO/SB/C)
- 4) ☐ Interview Summary (PTO-413)  
Paper No(s)/Mail Date: \_\_\_\_\_
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: \_\_\_\_\_
- Paper No(s)/Mail Date: \_\_\_\_\_

***Response to Applicant's Arguments/Amendments***

Applicants arguments/Amendments filed on 3/31/2010 have been entered and made of record.

Applicants arguments/amendments regarding the rejections under 35 U.S.C. 103 have been fully considered but are not persuasive. Applicant argues that the prior art does not disclose filtering a processed data stream with a first value set of speckle reduction parameters to produce a first image data stream and filtering the processed data stream with a second set of speckle reduction parameters. More particularly applicant argues that Wiseman does not disclose applying different levels of speckle reduction to the same raw image. Applicant further argues that Bloom does not describe applying different speckle reduction filters to the same image.

These arguments are not persuasive because applicant argues the references separately. Then concludes with the statement because Wiesman and Bloom "each individually fail to describe one or more elements of claim 28 it follows that a combination of Weisman and Bloom cannot describe such elements." These arguments are not persuasive because in a 103 rejection the reference are not considered individually but for what they teach in combination. One cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).

Wiseman discloses a image which has been speckled reduced optionally by one of three sets of speckle reduction filter parameters. Bloom discloses simultaneous co-displaying on a common screen a first processed image that is generated from a first image data stream and a second processed image that is generated from a first image data stream (see figure 5 and paragraph 39 multiple filtered images are presented to select the best filtered image), to allow the user to select the best picture in light of their own interpretation(see paragraph 39). Applying Bloom to Wiseman would result in apply more then one of the speckle reduction filters in Weisman to the image and simultaneously displaying the differently filtered versions to the user so that they can select the best filtered image.

***Claim Rejections - 35 USC § 103***

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 28, 30, 32, 34-35 and 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Number 6,674,879 issued to Weisman et al. ("Weisman") in further view of Bloom et al US 2003/0234876.

Re claim 28 Weisman discloses receiving a processed data stream from a processor (echo machine column 12 lines 50-55) filtering the processed data stream with a first value set of speckle reduction parameters to produce a first image stream (moderate speckle reduction column 13 lines 1-5); filtering the processed data stream with a first value set of speckle reduction parameters to produce a first image stream (heavy speckle reduction column 13 lines 1-10) and simultaneously co-displaying on a common screen a first image speckle reduced image that's is generated from the first image data stream, and other images (see figure 5 column 13 lines 1-13). Weisman shows four images that are simultaneously co-displayed on a common screen, one of which is the raw image. The image next to the raw image is the speckle reduced image.

Wiesman does not expressly disclose "Simultaneous co-displaying on a common screen a first speckle reduced image that is generated from a first image data stream and a second speckle reduced image that is generated from a second data stream."

Bloom discloses displaying simultaneous co-displaying on a common screen a first processed image that is generated from a first image data stream and a second processed image that is generated from a first image data stream (see figure 5 and paragraph 39 multiple filtered images are presented to select the best filtered image), to allow the user to select the best picture in light of their own interpretation(see paragraph

39). It would have been obvious to modify selection of the speckle as described in column 13 lines 1-5) of Weisman with the display of Bloom to perform “simultaneous co-displaying on a common screen a first speckle reduced image that is generated from a first image data stream and a second speckle reduced image that is generated from a second data stream” for the purpose of allowing the operator to choose the best speckle reduced image.

Re claim 30 Weisman discloses simultaneously co-displaying, comprises simultaneously co-displaying in a dual mode (quad screen column 13 lines 5-10) said method further comprising, enabling a user to enter the dual display mode at least one of during a scan, a replay of pre-recorded cine loops, and a display of a still image that is not updated periodically ( video source see column 12 lines 54-column 13 line 15).

Re claim 32 Weisman discloses simultaneously co-displaying an original unfiltered image on the common screen with the first speckle reduced images wherein the unfiltered image is generated from the processed data stream (column 13 lines 1-15).

Re claim 34 Weisman discloses wherein the first speckle reduced image has less speckle reduction than the second speckle reduced image (column 13 lines 1-13)

Re claim 35 Weisman discloses wherein filtering the processed data stream with a second value set of speckle reduction parameters comprises changing the values of the first values set or speckle reduction parameters (column 13 lines 1-15) during at least one of a scan (column 12 lines 54-67).

Re claim 37, claim 37 is rejected for similar reasoning to that of claim 28.

Claims 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Number 6,674,879 issued to Weisman et al. ("Weisman") and Bloom in view of Hatfield et al US 5954,653.

Re claim 29 Wiesman discloses the elements of claim 28. Hatfield discloses increasing a range over which values of data included in the image data stream are distributed to improve contrast of a filtered image generated from the image data stream (entire application beginning with the title).

It would have been obvious to one of ordinary skill in this art at the time of invention to include the enhanced contrast method of Hatfield with the ultrasound speckle reduction filter of Weisman, for the benefit of being able to achieve the best image quality when performing three-dimensional reconstruction of ultrasound images, as taught by Hatfield in column 2 lines 50-54.

Claims 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Number 6,674,879 issued to Weisman et al. and bloom in view of Hwang US 4,887,306.

Re claim 31 Weisman discloses the elements of claim 28 Hwang discloses the filtering step is based on adjustable parameters, the method further comprising: automatically, without user intervention, optimizing the parameters based on a scan of an imaging system and what is being imaged (col. 2 line 48 through col. 3 line 2 )

It would have been obvious to one of ordinary skill in the art at the time of invention to modify the speckle noise filter of Weisman to adaptively adjust the filter parameters based on what is being imaged. In this case, the particular known problem that an ultrasound of a liver produces more speckle than an ultrasound of cardiac valves was solved by the known technique of adjusting the speckle reduction parameters adaptively, without user intervention as disclosed by Hwang. One of ordinary skill in the art can combine the filtering of Weisman with the adaptive filtering of Hwang to yield the predictable result of filtering data subsets adaptively based on what is being imaged to generate a speckle reduced image.

Claims 33 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Number 6,674,879 issued to Weisman et al. and Bloom in further view of Kamath et al US 6,879,988.



For claim 33 Weisman discloses all of the elements of claim 28 and a speckle reduction filter. Figure 7 of Kamath discloses dividing the processed data stream into data subsets (step 72 partitioning data into regions and distributing regions onto processors) and simultaneously filtering the data subsets (step 75 thresholding wavelet coefficients of transformed data) and producing a first image data stream based on the filtered data subsets (original displaying format see abstract).

It would have been obvious to one of ordinary skill in the art at the time of the invention to include the simultaneous filter of Kamath with the speckle noise filter of Weisman because Kamath provides the motivation at column 5 lines 3-7 of performing "a substantial amount of processing on very large data sets," which can occur when "the data is in the form of images".

Claims 36 is rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Number 6,674,879 issued to Weisman et al. ("Weisman") and Bloom in view of Prater et al US 5,322,067.

Re claim 36 Weisman discloses an ultra sound imaging system comprising: ( a transducer array ( column 1 lines 20-25) a processor for processing a receive beam (column 5 lines 60-65) a scan converter and display controller operatively coupled to the transducer array and the processor, where in the scan converter and display controller are configured to and receiving a processed data stream from a processor (echo machine column 12 lines 50-55) filtering the processed data stream with a first value set

of speckle reduction parameters to produce a first image stream (moderate speckle reduction column 13 lines 1-5); filtering the processed data stream with a first value set of speckle reduction parameters to produce a first image stream (heavy speckle reduction column 13 lines 1-10) and simultaneously co-displaying on a common screen a first image speckle reduced image that's is generated from the first image data stream, and other images (see figure 5 column 13 lines 1-13).

Weisman shows four images that are simultaneously co-displayed on a common screen, one of which is the raw image. The image next to the raw image is the speckle reduced image.

Wiesman does not expressly disclose "Simultaneous co-displaying on a common screen a first speckle reduced image that is generated from a first image data stream and a second speckle reduced image that is generated from a second data stream."

Bloom discloses displaying simultaneous co-displaying on a common screen a first processed image that is generated from a first image data stream and a second processed image that is generated from a first image data stream (see figure 5 and paragraph 39 multiple filtered images are presented to select the best filtered image), to allow the user to select the best picture in light of their own interpretation(see paragraph 39). It would have been obvious to modify selection of the speckle as described in column 13 lines 1-5) of Weisman with the display of Bloom to perform "simultaneous co-displaying on a common screen a first speckle reduced image that is generated from a first image data stream and a second speckle reduced image that is generated from a

second data stream" for the purpose of allowing the operator to choose the best speckle reduced image.

Weisman does not explicitly recite a beam former however this feature is disclosed in Prater column 4 lines 15-20). The motivation to combine is covert the received ultrasound energy into a focuses receive beam (column 4 lines 15-20). Therefore it would have been obvious to combine the workstation in Weisman with the ultrasound machine in Prater.

Claims 38, 40, 42, and 44-46 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Number 6,674,879 issued to Weisman et al. ("Weisman") and Bloom in view of Kamath.

Re claim 38 Weisman discloses receiving a processed data stream from a processor (echo machine column 12 lines 50-55), changing values of the speckle reduction parameters between first (low speckle reduction column 13 lines 1-13) and second (high speckle reduction column 13 lines 1-13) to for first and second image data streams, and simultaneously co-displaying on a common screen a first image speckle reduced image that's is generated from the first image data stream, and other images (see figure 5 column 13 lines 1-13).

Weisman shows four images that are simultaneously co-displayed on a common screen, one of which is the raw image. The image next to the raw image is the speckle reduced image.

Wiesman does not expressly disclose "Simultaneous co-displaying on a common screen a first speckle reduced image that is generated from a first image data stream and a second speckle reduced image that is generated from a second data stream." Bloom discloses displaying simultaneous co-displaying on a common screen a first processed image that is generated from a first image data stream and a second processed image that is generated from a first image data stream (see figure 5 and paragraph 39 multiple filtered images are presented to select the best filtered image), to allow the user to select the best picture in light of their own interpretation(see paragraph 39). It would have been obvious to modify selection of the speckle as described in column 13 lines 1-5) of Weisman with the display of Bloom to perform "simultaneous co-displaying on a common screen a first speckle reduced image that is generated from a first image data stream and a second speckle reduced image that is generated from a second data stream" for the purpose of allowing the operator to choose the best speckle reduced image.

Kamath discloses in figure 7 dividing the processed data stream into data subsets (step 72 partitioning data into regions and distributing regions onto processors) and simultaneously filtering the data subsets (step 75 thresholding wavelet coefficients of transformed data) and producing a first image data stream based on the filtered data subsets (original displaying format see abstract).

It would have been obvious to one of ordinary skill in the art at the time of the invention to include the simultaneous filter of Kamath with the speckle noise filter of Weisman because Kamath provides the motivation at column 5 lines 3-7 of performing "a

substantial amount of processing on very large data sets," which can occur when "the data is in the form of images".

Re claim 40 Weisman discloses simultaneously co-displaying, , comprises simultaneously co-displaying in a dual mode (quad screen column 13 lines 5-10) said method further comprising, enabling a user to enter the dual display mode at least one of during a scan, a replay of pre-recorded cine loops, and a display of a still image that is not updated periodically ( video source see column 12 lines 54-column 13 line 15).

Re claim 42 Weisman discloses simultaneously co-displaying an original unfiltered image on the common screen with the first speckle reduced images wherein the unfiltered image is generated from the processed data stream (column 13 lines 1-15).

Re claim 44 Weisman discloses wherein the first speckle reduced image has less speckle reduction than the second speckle reduced image (column 13 lines 1-13)

Re claim 45 Weisman discloses wherein filtering the processed data stream with a second value set of speckle reduction parameters comprises changing the values of the first values set or speckle reduction parameters (column 13 lines 1-15) during at least one of a scan (column 12 lines 54-67).

Re claim 46, claim 46 is rejected for similar reasoning to that of claim 38.

Claims 39 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Number 6,674,879 issued to Weisman et al. ("Weisman"), Bloom and Kamath in view of Hatfield et al US 5954,653.

Re claim 39 Weisman and Kamath disclose the elements of claim 38. Hatfield discloses increasing a range over which values of data included in the image data stream are distributed to improve contrast of a filtered image generated from the image data stream (entire application beginning with the title).

It would have been obvious to one of ordinary skill in this art at the time of invention to include the enhanced contrast method of Hatfield with the ultrasound speckle reduction filter of Weisman, for the benefit of being able to achieve the best image quality when performing three-dimensional reconstruction of ultrasound images, as taught by Hatfield in column 2 lines 50-54.

Claims 41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Weisman and Kamath in view of Hwang US 4,887,306.

Re claim 41 Weisman and Kamath disclose the elements of claim 38 Hwang discloses the filtering step is based on adjustable parameters, the method further comprising:

automatically, without user intervention, optimizing the parameters based on a scan of an imaging system and what is being imaged (col. 2 line 48 through col. 3 line 2 )

It would have been obvious to one of ordinary skill in the art at the time of invention to modify the speckle noise filter of Weisman to adaptively adjust the filter parameters based on what is being imaged. In this case, the particular known problem that an ultrasound of a liver produces more speckle than an ultrasound of cardiac valves was solved by the known technique of adjusting the speckle reduction parameters adaptively, without user intervention as disclosed by Hwang. One of ordinary skill in the art can combine the filtering of Weisman with the adaptive filtering of Hwang to yield the predictable result of filtering data subsets adaptively based on what is being imaged to generate a speckle reduced image.

Claims 43 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Number 6,674,879 issued to Weisman et al. in further view of Kamath et al US 6,879,988 in view of examiners official notice.

For claim 43 Weisman and Kamath disclose all of the elements of claim 38 and a speckle reduction filter the do not disclose a SIMD processor however it is notoriously well known in the art to use a SIMD processor to simultaneously perform processing of data. The motivation to combine is well known to quickly and simultaneously process data. Therefore it would have been obvious to one of ordinary skill in the art to combine Weisman and Kamath to reach the aforementioned advantage.

Claims 47 is rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Number 6,674,879 issued to Weisman et al. ("Weisman"), Bloom and Karnath in view of Prater et al US 5,322,067.

Re claim 47 Weisman discloses an ultra sound imaging system comprising: ( a transducer array ( column 1 lines 20-25) a processor for processing a receive beam (column 5 lines 60-65) a scan converter and display controller operatively coupled to the transducer array and the processor, where in the scan converter and display controller are configured to and receiving a processed data stream from a processor (echo machine column 12 lines 50-55) filtering the processed data stream with a first value set of speckle reduction parameters to produce a first image stream (moderate speckle reduction column 13 lines 1-5); filtering the processed data stream with a first value set of speckle reduction parameters to produce a first image stream (heavy speckle reduction column 13 lines 1-10) and simultaneously co-displaying on a common screen a first image speckle reduced image that's is generated from the first image data stream, and other images (see figure 5 column 13 lines 1-13).

Weisman shows four images that are simultaneously co-displayed on a common screen, one of which is the raw image. The image next to the raw image is the speckle reduced image.

Wiesman does not expressly disclose "Simultaneous co-displaying on a common screen a first speckle reduced image that is generated from a first image data stream



and a second speckle reduced image that is generated from a second data stream.”

Bloom discloses displaying simultaneous co-displaying on a common screen a first processed image that is generated from a first image data stream and a second processed image that is generated from a first image data stream (see figure 5 and paragraph 39 multiple filtered images are presented to select the best filtered image), to allow the user to select the best picture in light of their own interpretation(see paragraph 39). It would have been obvious to modify selection of the speckle as described in column 13 lines 1-5) of Weisman with the display of Bloom to perform “simultaneous co-displaying on a common screen a first speckle reduced image that is generated from a first image data stream and a second speckle reduced image that is generated from a second data stream” for the purpose of allowing the operator to choose the best speckle reduced image.

Weisman does not explicitly recite a beam former however this feature is disclosed in Prater column 4 lines 15-20). The motivation to combine is covert the received ultrasound energy into a focuses receive beam (column 4 lines 15-20). Therefore it would have been obvious to combine the workstation in Weisman with the ultrasound machine in Prater.

Kamath discloses in figure 7 dividing the processed data stream into data subsets (step 72 partitioning data into regions and distributing regions onto processors) and simultaneously filtering the data subsets (step 75 thresholding wavelet coefficients of transformed data) and producing a first image data stream based on the filtered data subsets (original displaying format see abstract). It would have been obvious to one of

ordinary skill in the art at the time of the invention to include the simultaneous filter of Kamath with the speckle noise filter of Weisman because Kamath provides the motivation at column 5 lines 3-7 of performing "a substantial amount of processing on very large data sets," which can occur when "the data is in the form of images".

### ***Conclusion***

**THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to SEAN MOTSINGER whose telephone number is (571)270-1237. The examiner can normally be reached on 9-5 M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bhavesh Mehta can be reached on 571-272-7453. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Bhavesh M Mehta/  
Supervisory Patent Examiner, Art Unit 2624

Motsinger  
67/18/2010